	Case 1:07-cv-10649-DFE Docume	ent 18	Filed <u>03/03/2008 1/886 1-61-2</u>
	STATES DISTRICT COURT		USDS SDNY
	RN DISTRICT OF NEW YORK	X	DOCUMENT
		A :	ELECTRONICALLY FILED
PENROD MANAGEMENT GROUP, INC.,		:	DOC #:
	Plaintiff,	: :	DATE FILED: 3/3/08
	,	:	07 Civ. 10649 (JGK)(DFE)
	- against –	:	
STEWART'S MOBILE CONCEPTS, LTD.,		:	ORDER OF REFERENCE
	Defendant.	; ; X	TO A MAGISTRATE JUDGE
	KOELTL, District Judge:	2X	
The	above entitled action is referred to the desi	ignated l	Magistrate Judge for the following
purpose(s):			
disc	neral Pretrial (includes scheduling, covery, non-dispositive pretrial motions, d settlement)	<u>X</u> _	Consent under 28 U.S.C. § 636(c) for all purposes (including trial)
Spe	ecific Non-Dispositive Motion/Dispute:*		Consent under 28 U.S.C.§ 636(c) for limited purpose (e.g., dispositive motion, preliminary injunction)
			Purpose:
the	eferral is for discovery disputes when District Judge is unavailable, the time		Habeas Corpus
peri	iod of the referral:		Social Security
Sett	tlement*		
			Dispositive Motion (i.e., motion requiring
Inquest After Default/Damages Hearing		a Report and Recommendation)	
			Particular Motion:
			All such motions:
			All such motions.
SO ORDE	RED.		
DATED:	New York, New York February 29, 2008		6 Colla
			John G. Koeltl United States District Judge

^{*} Do not check if already referred for general pretrial.

CAO 85 (Nov. ADR) Natice, Consern, and Order of Reference - Exercise of Jurisdiction by a United States Mamberate Judge

UNITED STATES DISTRICT COURT

Southern District of New York

PENROD MANAGEMENT GROUP, INC.,

NOTICE, CONSENT, AND ORDER OF REFERENCE -EXERCISE OF JURISDICTION BY A UNITED STATES

Date

MAGISTRATE JUDGE

ν.

Case Number: 07-10649

STEWARTS: MOBILE CONCEPTS, LTD.

Party Represented

NOTICE OF AVAILABILITY OF A UNITED STATES MAGISTRATE JUDGE TO EXERCISE JURISDICTION

In secondance with the provisions of 28 U.S.C. §636(e), and Ped.R.Civ.P. 73, you are notified that a United States magininal ladge of this district court is available to conduct any or all proceedings in this case including a jury or nonjury wisl, and to order the entry of a final judgment. Exercise of this jurisdiction by a magistrate judge is, however, permitted only if all parties volumerally consent.

You may, without adverse substantive consequences, withhold your consent, but this will prevent the court's jurisdiction from being exercised by a magistrate judge. If any party withholds consent, the identity of the parties consenting or withholding consent will not be communicated to any magistrate judge or to the district judge to whom the case has been assigned.

An appeal from a judgment entered by a magistrate judge shall be taken directly to the United States court of appeals for this judicial direction the same manner as an appeal from any other judgment of this district court.

CONSENT TO THE EXERCISE OF JURISDICTION BY A UNITED STATES MAGISTRATE JUDGE

In preordance with provisions of 28 U.S.C. \$636(6) and Fed.R.Civ.P. 73, the parties in this case consent to have a United States magis rate judge conduct any and all proceedings in this case, including the trial, order the entry of a final judgment, and conduct all post-judgment proceedings.

Signatures

Stewart's Mobile Concepts, Ltd.	2/28/2008
Pensod Management Group. Inc.	2/28/08
	·
0	rder of Reference
IT 15 ORDERED that this case be referre	1:0 DOUGLAS F. EATON,
	cedings and order the entry of Judgment in accordance with 28 U.S.C.
636(c) and hed.R.Civ.P. 73.	6/1. Ont
2/29/08	X C Ellowy
Dat	United Strict District Judge
OTE: RET INN THIS FORM TO THE CLERK	OF THE COURT ONLY IF ALL PARTIES HAVE CONSENTED

ON THIS FORM TO THE EXERCISE OF JURISDICTION BY A UNITED STATES MAGISTRATE JUDGE,